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8	Facsimile: (202) 237-6131	
9	Attorneys for Defendant CONNECTU, INC.	
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11	UNITED STATES DIST NORTHERN DISTRICT O	
12	SAN JOSE DIV	
13	THE FACEBOOK, INC. and MARK	Case No. 5:07-CV-01389-JW
14	ZUCKERBERG,	DECLARATION OF STEVEN C.
15	Plaintiffs,	HOLTZMAN IN SUPPORT OF CONNECTU'S ADMINISTRATIVE
16	V.	MOTION TO SEAL
17	CONNECTU, INC. (formerly known as CONNECTU, LLC), PACIFIC NORTHWEST	(1) ADMINISTRATIVE REQUEST PURSUANT TO CIVIL L.R. 7-11 TO
18	SOFTWARE, INC., WINSTON WILLIAMS, and WAYNE CHANG,	RESCHEDULE HEARING ON
19	Defendants.	FACEBOOK AND MARK ZUCKERBERG'S MOTION TO
20		ENFORCE ALLEGED SETTLEMENT AGREEMENT;
21		(2) DECLARATION OF STEVEN C.
22		HOLTZMAN IN SUPPORT THEREOF;
23		(3) [PROPOSED] ORDER
24		GRANTING CONNECTU'S ADMINISTRATIVE REQUEST
25		PURSUANT TO CIVIL L.R. 7-11 TO
26		RESCHEDULE HEARING ON FACEBOOK AND MARK
27		ZUCKERBERG'S MOTION TO ENFORCE ALLEGED
28		SETTLEMENT AGREEMENT; AND
i		

(4) CONNECTU, INC.'s REPLY IN SUPPORT OF MOTION TO SHORTEN TIME FOR MOTION FOR EXPEDITED DISCOVERY AND EVIDENTIARY HEARING

HOLTZMAN DECL., MOTION TO SEAL 5:07-CV-01389-JW

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1. I am a partner with the law firm of Boies, Schiller & Flexner LLP, counsel to ConnectU, Inc. I am licensed to practice law in the State of California and have entered my appearance in this case. I have personal knowledge of the facts and circumstances set forth in this Declaration. I make this Declaration pursuant to Civil L.R. 7-11 and 79-5(b).

Good cause exists for sealing (1) Administrative Request Pursuant To 2. Civil L.R. 7-11 To Reschedule Hearing On Facebook And Mark Zuckerberg's Motion To Enforce Alleged Settlement Agreement; (2) Declaration Of Steven C. Holtzman In Support Of Connectu's Administrative Request Pursuant To Civil L.R. 7-11 To Reschedule Hearing On Facebook And Mark Zuckerberg's Motion To Enforce Alleged Settlement Agreement; (3) [Proposed] Order Granting Connectu's Administrative Request Pursuant To Civil L.R. 7-11 To Reschedule Hearing On Facebook And Mark Zuckerberg's Motion To Enforce Alleged Settlement Agreement; and (4) ConnectU, Inc.'s Reply In Support Of Motion To Shorten Time For Motion For Expedited Discovery And Evidentiary Hearing. Plaintiffs have taken the position that their Administrative Request and all papers filed in support thereof contain confidential information that is subject to the protection in the Stipulated Protective Order dated January 23, 2006. The materials requested to be sealed in this motion contain the same or related information that Plaintiffs contend is covered by that Protective Order and/or are alleged by Plaintiff to implicate confidentiality provisions found in a purported agreement that is the subject of dispute between the parties.

3. This Administrative Motion is being made pursuant to Civil L.R. 79-5, which requires a Court order to seal documents and does not permit sealing by

By filing this declaration, ConnectU does not waive any arguments or rights as to (i) the admissibility or inadmissibility of evidence surrounding the purported agreement, (ii) the confidentiality or non-confidentiality of information relating to the purported agreement, or (iii) the enforceability or unenforceability of the purported agreement.

1	stipulation.
2	I declare under penalty of perjury that the foregoing is true and correct to the best
3	of my knowledge. Executed this 23rd day of May, 2008.
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5	/s/ Steven C. Holtzman
6	Steven C. Holtzman
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1	CERTIFICATE OF SERVICE
electronically to the registered participants as identified on the Notice of Electronical	I hereby certify that this document(s) filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing
	(NEF) and paper copies will be sent to those indicated as non registered participants on
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7	Dated: May 23, 2008
8	/s/ Steven C. Holtzman Steven C. Holtzman
9	Steven C. Holtzman
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